PATENT

Atty. Dkt. No. RO999114

## REMARKS

This is intended as a full and complete response to the Final Office Action dated November 19, 2003, having a shortened statutory period for response set to expire on February 19, 2004. Please reconsider the claims pending in the application for reasons discussed below.

Claims 1-37 are pending in the application. Claims 1-37 remain pending following entry of this response. Claim 1 has been amended. Applicants submit that the amendments do not introduce new matter. Regarding the amendment to claim 1, the Applicant merely corrected an antecedent basis issue (added "the") and reorganized the location of a phrase ("in at least a first data structure") to facilitate reading the claim. The scope and content of claim 1 is unchanged.

Claims 1-37 stand rejected under 35 USC § 102(e) as being anticipated by Kanno et al. (US 6,526,424; hereinafter Kanno). Applicants respectfully traverse the rejection.

Kanno discloses a browser image display bookmark system. A user is permitted to associate an image (as opposed to conventional text) with a bookmark. Kanno also appears to suggest updating bookmarks pointing to relocated web pages. Examiner's rejection implies that Kanno teaches some means of recovering links (to other network addresses) embedded in bookmarked pages. In this regard, Applicants respectfully submit that such a reading misconstrues Kanno. Kanno does not teach, show or suggest identifying embedded network addresses in information corresponding to a bookmarked address. Nor does Kanno teach, show or suggest a way to recover such embedded network addresses should a bookmarked address change without a forwarding address. Regarding the rejection of claim 27, for example, the Examiner cites col. 19, line 65 through col. 20, line 25 and col. 21, lines 16-65. While Applicants agree with the Examiner's characterization of the cited portion in so far as updating bookmarks is concerned, nowhere is there a teaching of identifying and/or recovering network addresses embedded in a bookmarked page which cannot be retrieved. In fact, Kanno only describes situations in which a forwarding address is provided. Where the bookmarked page cannot be recovered, Kanno displays an error message. (Col.

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19, line 65 through col. 20, line 3.) In contrast, it is in this situation that the present claims provides the user access to the embedded addresses of the irretrievable network address. Applicants have reviewed each passage cited by the Examiner in this regard and have identified no teaching, showing or suggestion of identifying, storing and/or recovering (or any other handling of) network addresses embedded in a bookmarked page which cannot be retrieved. Therefore, the claims are believed to be allowable and allowance of the same is requested.

In conclusion, the reference cited by the Examiner, does not teach, show, or suggest the present invention. Having addressed all issues set out in the office action, Applicants respectfully submit that the claims are in condition for allowance and respectfully request that the claims be allowed. Should the Examiner identify any remaining issues preventing allowance, the Examiner is invited to call the attorney signing below to facilitate an expedient resolution.

Having addressed all issues set out in the Final Office Action, Applicant respectfully submits that the claims are in condition for allowance and respectfully request that the claims be allowed.

Respectfully submitted,

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